# PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

KENNETH M. MASSARONI SCIENTIFIC-ATLANTA, INC. 5030 SUGARLOAF PARKWAY (ATL 4.3.517)		PCT			
LAWRENCEVILLE, GA 30044	,3.3(1)		WRITTEN OPI	NION	
			(PCT Rule 6	66)	
				7663	
		Date of Mailing (day/month/year)	TILER	2603	
Applicant's or agent's file reference		REPLY DUE		C	
F-8142-PC			within 2 months/day the above date of m		
International application No.	International filing date (	(day/month/year)	Priority date (day)	month/year)	
PCT/US02/14874	10 May 2002 (10.05.200	2002) 11 May 2001 (11.05.2001)		05.2001)	
International Patent Classification (IPC) of	or both national classificati	ion and IPC	\n n n n n .	ASSAULT MANAGEMENT AND	
IPC(7): H04N 5/91 and US Cl.: 386/125			**************************************		
Applicant					
SCIENTIFIC-ATLANTA INC.	***************************************				
IV Lack of unity of in  V Reasoned statemer citations and expla  VI Certain documents  VII Certain defects in	ons relating to the following of opinion with regard to evention at under Rule 66.2 (a)(ii) ventions supporting such st	novelty, inventive with regard to novel atement	step and industrial a	oplicability	
<ol> <li>The applicant is hereby invite</li> </ol>					
	mit indicated above. The to grant an extension. See		e die expiration of	-that time-limit, request	
	a written reply, accompared the language of the am			s, according to Rule 66.3.	
For the exami-	nal opportunity to submit ner's obligation to conside al communication with the	er amendments and/	or arguments, see Ri	ule 66.4 bis.	
If no reply is filed, the intern		nation report will b	e established on the	basis of this opinion.	
<ol> <li>The final date by which the in examination report must be es</li> </ol>		le 69.2 is: <u>11 Septe</u>	mber 2003 (11.09.20	003)	
Name and mailing address of the IPEA		Authorized office	(1)	- 6	
Commissioner of Parents and Trademarks Box PCT	S	HUY T NOUYEN LUGINICE JOHN			
Washington, D.C. 2023) Facsimile No. (703)305-3230		Telephone No. (	and the state of t	71	

## WRITTEN OPINION

International	application No.

PCT/US02/14874

I.	Basi	s of the opinion
1.	With	regard to the elements of the international application:*
	$\boxtimes$	the international application as originally filed the description: pages 1-24, as originally filed pages NONE, filed with the demand pages NONE, filed with the letter of
	$\boxtimes$	the claims:  pages 25-29
	$\boxtimes$	the drawings:  pages 1-19, as originally filed  pages NONE, filed with the demand  pages NONE, filed with the letter of
		the sequence listing part of the description:  pages NONE, as originally filed  pages NONE, filed with the demand  pages NONE, filed with the letter of
2.	lang	n regard to the language, all the elements marked above were available or furnished to this Authority in the large in which the international application was filed, unless otherwise indicated under this item.  The elements were available or furnished to this Authority in the following language which is:
	H	the language of a translation furnished for the purposes of international search (under Rule 23.1(b)).
		the language of publication of the international application (under Rule 48.3(b)).  the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
3.		n regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written ion was drawn on the basis of the sequence listing:
		contained in the international application in printed form.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
	Ш	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.	$\boxtimes$	The amendments have resulted in the cancellation of:
		the description, pages NONE
		the claims, Nos. NONE
		the drawings, sheets/fig NONE
5.		This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
		cement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in ion as "originally filed."

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1. STATEMENT			
Novelty (N)	Claims	1-37	YES
	Claims	NONE	NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-37	NO
Industrial Applicability (IA)	Claims	1-37	YES
	Claims	NONE	NO

Please See Continuation Sheet

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

#### TIME LIMIT:

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.

### V. 2. Citations and Explanations:

1. Claims 1.3-5,7-8,11-13,24,26-27,29-30,33-35 and 37 lack an inventive step under PCT Article 33(3) as being obvious over Lewis in view of Yoneda (6,002,832).

Regarding claims 1 Lewis teaches an apparatus for performing a method (pages 7-8) for providing access data, the method comprising:

receiving user input specifying whether access is to be provided after a

future change in a displayed television channel to video

presentation that is buffered before the future change in the

displayed television channel by indicating bookmarks to video presentation for future accessing (Fig 4, page 8);

providing the access responsive to the user input specifying that the access

is to be provided (page 6); and

preventing the access responsive to the user input specifying that the

access is not to be provided (page 8).

Lewis fails to teach the use of buffer for storing the video presentation. Yoneda teaches an apparatus using a time shift buffer for storing the video presentation (columns 7-8). It would have been obvious to one of ordinary skill in the art t modify Lewis with Yoneda by using a time shift buffer as taught by Yoneda for storing the video presentation, thereby enhancing the capability of the apparatus of Lewis in controlling accessing of the video presentation when needed

2. Claims 2 and 25 lack an inventive step under PCT Article 33(3) as being obvious over Lewis in view of Yoneda (6,002,832) above further in view of Logan.

Lewis as modified with Yoneda fails to teach the rewind operation of the buffer as recited in claims 2 and 25. Logan teaches an apparatus having a buffer string video presentation and can be operated in a rewind operation (column 6). It would have been obvious to one of ordinary skill in the art to modify Lewis as modified with Logan for operating the buffer with a rewind operation thereby enhancing the functional operation fithe apparatus of Lewis as modified with Yoneda for presenting the video in a reverse mode.

3. Claims 6,9-10,28 and 31-32 lack an inventive step under PCT Article 33(3) as being obvious over Lewis in view of Yoneda (6,002,832) above further in view of Logan.

Form PCT/IPEA/408 (Supplemental Box) (July 1998)

### WRITTEN OPINION

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Lewis as modified with Yoneda fails to specifically teach the buffered video presentation corresponds to a video stream that is received via a subscriber television network as recited in claims 6 and 28 and the access is provided only if the displayed television channel had been designated as a favorite television channel as recited in claim 9-10 and 31-32.

Hoarty teaches an apparatus comprising a control means for receiving video presentation from a subscriber television network (Abstract) and accessing the favorite video presentation (column 19 lines 27-45). It would have been obvious to one of ordinary skill I the art to modify Lewis as modify with Yoneda with Hoarty by providing a control means as taught by Hoarty with the apparatus of Lewis as modified with Yoneda for receiving the video presentation from a television network and accessing the favorite channel thereby allowing a user can select the favorite channel from a television network for viewing.

4. Claims 14-23 and 36 lack an inventive step under PCT Article 33(3) as being obvious over Lynch in view of Creemer.

Regarding claims 14-23 and 36, Lynch teaches an apparatus for receiving video presentation and storing the video presentation in a time shift buffer (columns 1-2).

Lynch fails to teach means for modifying the buffer such that the space of the buffer is equal to an input identified by a user.

Creemer teach, a control means used with a buffer to modifying the buffer such that the space of the buffer is equal to an input identified by a user. It would have been obvious to one of ordinary skill in the art to modify Lynch with Creemer by using a control means as taught by Creemer with the apparatus of Lynch thereby allowing controlling the space of the buffer of Lynch to store the video presentation.

	NEW CITA	TIONS			
US 6,002,832 A	(YONEDA)	14 Decemb	er 1999.	see columns	7-8.